

THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

CHANEL, INC., a New York corporation,

Plaintiff,

v.

SUSAN LYNNE PACINI a/k/a SUSAN L.
PACINI d/b/a PLANET TAN d/b/A MASTER
MARKETEERS, INC.,

Defendants.

Case No. C-07-5946-CRB

**STIPULATED ENTRY OF DISMISSAL
WITH RETAINED JURISDICTION**

WHEREAS, this action having been commenced by Plaintiff, CHANEL, INC., a New York corporation (“Chanel”) and the Defendants SUSAN LYNNE PACINI a/k/a SUSAN L. PACINI (“Pacini”) d/b/a PLANET TAN d/b/a MASTER MARKETEERS (“Pacini”); MASTER MARKETEERS, INC., a California corporation, d/b/a PLANET TAN d/b/a MASTER MARKETEERS (“Master Marketeers”) (collectively the “Planet Tan Defendants”) alleging *inter alia*, trademark counterfeiting and infringement, false designation of origin, and copyright infringement, and Plaintiff and Defendants having resolved the Plaintiff’s claims to each of their satisfaction;

IT IS ORDERED, ADJUDGED AND DECREED:

1. The cause between Chanel and the Planet Tan Defendants is hereby dismissed with prejudice, subject to the terms of the Settlement Agreement between the parties.

1 2. The parties' respective attorney's fees and costs incurred in connection with this
2 action shall be borne as per the agreement of the individual parties in their Settlement Agreement.

3 3. This Court will retain continuing jurisdiction over this cause to enforce the terms of
4 the Stipulated Consent and the Settlement Agreement between the parties.

5
6 SO ORDERED this 18th day of _____ June __, 2009.

